

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

FRANCIE E. MOELLER, et al.,

Plaintiffs,

v.

TACO BELL CORP.

Defendant.

CASE NO. C 02 5849 MJJ ADR

**ORDER GRANTING STIPULATED
MOTION TO CONTINUE THE STATUS
CONFERENCE CURRENTLY SET FOR
MAY 18, 2006 AND TO RE-SET PRE-
TRIAL DATES**

The Status Conference currently set for May 18, 2006, is hereby continued until July 18, 2006 at 2:00 p.m.

It is further ordered that the pre-trial deadlines set forth in the Joint Stipulation entered on February 23, 2006 shall be extended by two months as follows:

Task	Deadline
Taco Bell Corp. shall provide a comprehensive list of errors within the Special Master's Interim Survey Reports regarding facilities constructed before January 26, 1993, and for each alleged error, shall explain all	May 25, 2006

1	grounds for its assertion.	
2	Taco Bell shall provide responses to Plaintiffs' Meet and Confer Charts	July 10, 2006
3	concerning Taco Bell facilities constructed before January 26, 1993. Taco	
4	Bell's responses shall clearly articulate, for each item: whether or not it	
5	agrees that the item is out of compliance; for any item it contends to be in	
6	compliance, all grounds for such contention, including all defenses it	
7	alleges apply to the item; and whether or not it intends to remedy the item.	
8	Defendant shall not satisfy its duty merely by stating whether or not it will	
9	remedy the item.	
10		
11	Plaintiffs shall provide meet and confer charts for Taco Bell restaurants	May 25, 2006
12	built after January 26, 1993, such charts to include injunctive relief	
13	requested by Plaintiffs.	
14		
15	Taco Bell Corp. shall provide a comprehensive list of errors within the	45 days after receipt of
16	Special Master's Interim Survey Reports regarding facilities constructed	plaintiffs' last or final
17	after January 26, 1993, and for each alleged error, shall explain all	chart regarding facilities
18	grounds for its assertion.	constructed after
19		January 26, 1993.
20	Taco Bell shall provide responses to Plaintiffs' Meet and Confer Charts	July 10, 2006 or 45 days
21	concerning Taco Bell facilities constructed after January 26, 1993. Taco	after receipt of
22	Bell's responses shall clearly articulate, for each item: whether or not it	plaintiffs' last or final
23	agrees that the item is out of compliance; for any item it contends to be in	chart regarding facilities
24	compliance, all grounds for such contention, including all defenses it	constructed prior to
25	alleges apply to the item; and whether or not it intends to remedy the item.	January 26, 1993,
26	Defendant shall not satisfy its duty merely by stating whether or not it will	whichever date is later
27	remedy the item.	

1	Deadline to file motion for leave to join third parties	October 10, 2006
2	Fact discovery cutoff	November 15, 2006
3	Expert disclosures	December 15, 2006
4	Rebuttal expert disclosures	January 15, 2007
5	Expert discovery cutoff	March 15, 2007
6	Dispositive motion deadline	May 28, 2007

7
8
9 DATED: April ²⁵, 2006



The Honorable Martin J. Jenkins
United States District Judge